by the County Court, but that the said Orphan shall be main-Lib. L. L. tained and Educated by the Interest of their Estate and encrease of their Stocks so far forth as the said interest and encrease will extend. But if the Estate be so small that it will not extend to a free Education, such Orphans shall be bound prentices to some handycraft Trade or other person at the discretion of the County Courts untill they arrive to the age of one and twenty years except some kinsman or Relation or some other charitable Person will mainteyn them, on the Interest of the finall Estate they have without any p. 14 diminution of the principall which shall always be delivered to the Orphans at the years hereafter in this Act limitted and appointed Provided alwayes that no Orphan shall be put into the hands of any person of different Judgement in Religion to that of the deceased parents of the said Orphans.

3^{dly} That all cattle horses and sheep shall be returned in kind by the Guardians or other persons intrusted with the Orphans Estate (That is to say) so many Cattle horses and sheep as they received of the same age as the Cattle horses and sheep were of at the time they were deliv^red to the Guar-

dians or Trustees of such Orphans.

4thly That all money Plate Rings and Jewells be preserved and not used by the Guardian or Trustees and delivered in kind to the said Orphans when they come to age, And that all household stuff and lumber be appraised in money and not otherwise and the Value thereof paid by the Guardians unto the Orphans as aforesaid, either in money sterl according to the Appraisment or in Toba. at the then price currant. And in case any difference shall arise what shall be the price currant the day of Payment in the Bond taken & limitted The Judges of the County Court where the Orphans Estate doth ly shall then determine what shall be the price Current

5^{1y} That every male Orphan shall be at full age to receive from his Guardian his Estate at the Age of one and twenty years and not before, But in case any person by his last will and Testament do appoint any Person to be his Executor or Executors that is full Seventeen years of age, that person so p. 15 appointed shall be of sufficient age to administer as Executor or Executors, and if such Executor or Executors be under the Age of seventeen years, the Administration shall then be comitted to such other persons as the Judge for Probate of Wills and granting Letters of Administration shall approve durante minoritate, and to the sole profitt use and behoof of the Instant Executor or Exec¹⁵ and not otherwise, nor in any other manner, And forasmuch as the right to Administration of the Goods of persons intestate may fall upon persons under the age of seaventeen years It is hereby declared that as